TRA	enwork Reduction Act of 1995. ANSMITTAL FORM If correspondence after initial in the correspondence after initial	Attorney Docket Number Application Number Filing Date First Named Inventor Art Unit Examiner Name	Denis	PTO/SB/21 (04-07) proved for use through 09/30/2007. OMB 0651-0031 mark Office; U.S. DEPARTMENT OF COMMERCE ion unless it displays a valid OMB control number. 19024 1412003 e Kabinson 34 g, Keulin Thao
Amendme Aft Aff Extension Express A Information Certified C Document Reply to M Incomplete	er Final idavits/declaration(s) of Time Request bandonment Request in Disclosure Statement	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence ATerminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD Remarks	ddress L_	After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below):
Firm Name	SIGNA	L TURE OF APPLICANT, ATTO	RNEY, OR A	GENT
Printed name Date	CI	ERTIFICATE OF TRANSMISS	Reg. No.	G

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/for suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

enuse

Typed or printed name

Date

7/10/

PTO/SB/61 (07-06)

Approved for use through 09/30/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)	Docket Number (Optional)				
First Named Inventor: Denise Robinson Art Un Application Number: 10/619, 024 Exami Filed: 07/14/2003 Title: Eye brow Shaping Device	it: 3734 ner: Truong, Kevin Thao				
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOTE: If information or assistance is needed in completing this for	orm, please contact				
Petitions Information at (571) 272-3282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition fee.					
 (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee-required for all utility a before June 8, 1995, and for all design applications; and (4) Adequate showing of the cause of unavoidable delay. 	and plant applications filed				
1. Petition fee					
Small entity – fee \$ 250.00 (37 CFR 1.17(I)). Applicant claim See 37 CFR 1.27.	s small entity status.				
Other than small entity – fee \$(37 CFR 1.17(I)).					
2. Reply and/or fee					
A The reply and/or fee to the above-noted Office action in the form of . Casher Check Keyr Val (identify the	e type of reply):				
has been filed previously on	·				
is enclosed herewith.					
B The issue fee of \$ 700, 00	•				
has been filed previously on	_·				
💢 is enclosed herewith.					

[Page 1 of 3]
This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED **UNAVOIDABLY UNDER 37 CFR 1.137(a)**

NOTE: The following showing of the cause of unavoidable delay must be signed to party who is presenting statements concerning the cause of delay.	by all applicants or by any other
Menne Di Signature	7/9/07
Signature	Date
Denise Kobinson	
Typed or printed name	Registration Number, if applicable
(In the space provided below, please explain in detail the reasons for the detail the detail the reasons for the detail the detail the detail the reasons for the detail the reasons fo	elay in filing a proper reply.)
My Patent (#10/619,024) was abandoned u	navoidably because
The attorney I retained to obtain n	ry patent did not
Contact me for the Patent Issue Fee. He	
Sent notification, but I did not recei	
manner). After the deadline of the Patent	1 Issue Date I
received a letter from my attorney sta-	ting that I did not
respond to him in a timely manner.	There was no
way I could respond to something the	nat I didn 4 have
any Knowledge of Enclosed are	the Ocorrespondence
they claimed was sent to me for the	Issue Fee.
I am also enclosing a correspondence	• •
final amendment that was suppose	to take about
a four month response, and the cor	
received mafter the deadline.	•
Response on my part was unavoid	table bacques T
had no knowledge of the	I I A
had no knowledge of what was ne	eced from me.

PTO/SB/61 (07-06 Approved for use through 09/30/2006. OMB 0651-003 U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE					
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)					
3. Terminal disclaimer with disclaimer fee					
Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.					
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).					
4. An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed.					
WARNING:					
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.					
1/m 7/9/07					
Signature					
Signature					
Typed or printed name Registration Number, if applicable					
381D Park Kidge Ln 630-499-0338					
Address Telephone Number Address					
Enclosure Fee Payment					
Reply					
☐ Terminal Disclaimer Form					
Additional sheets containing statements establishing unavoidable delay					
CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a)) I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.					
transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300.					
7/9/67 Mins Signature					
Typed or printed name of person signing certificate					

FULLER SHULTZ & SMITH P.C.

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> Attorneys also admitted in lowa, Minnesota and Nebroska

velvin T. Woods 1899-1983) fowell L. Fuller 1909-1981) fohn B. Shultz 1912-1975) 'rancis M. Snilth 1910-2004)

Ryan W. Snell





Jeffrey A. Proehl iproehl@wfss.com

Denise Robinson 381d Park Ridge Lane Aurora IL 60504

Re: Filing of the Final Amendment to Your U.S. Patent Application

Title: EYEBROW SHAPING DEVICE

WFSS File No.: 30164 L&P File No.: 23-0267

Dear Denise:

Enclosed please find a photocopy of the final Amendment that was mailed to the U.S. Patent and Trademark Office on March 06, 2006, in response to the Office Action dated January 05, 2006. This final Amendment made additional changes in the claims to hopefully distinguish the claims of your patent application from those patents cited by the Examiner and gain allowance of your application.

We hope to receive a response from the Examiner in approximately 4 months and will send you a copy of the Examiner's response to our amendment, so that the appropriate action can be taken at that time.

Please review the Amendment. If you have any questions or comments, please forward them to our office in writing with your WFSS File No. 30164 and your L&P File No. 23-0267, so we can add them to your file.

Respectfully yours,

WOODS, FULLER, SHULTZ & SMITH P.C.

Jeffrey A. Proehl

Enclosure: Copy of Amendment

W OODS, FULLER, SHULTZ - SI ... I'H P.C.

Denise Robinson April 15, 2006 Page 2

It is to your advantage not to wait. Failure to make this payment by the due date will result in abandonment of the application. If you miss the issue fee deadline, the cost for reviving your patent application would be \$750.00 (U.S.P.T.O. Revival Fee) and \$700.00 (U.S.P.T.O. Issue Fee), plus \$250.00 in attorneys' fees for preparing the petition for reviving your patent application. We cannot be responsible for the timely filing of money orders that are received by our office less than two weeks before the July 12, 2006, due date.

Please check the "Declaration and Power of Attorney" at the end of your copy of the patent application that was filed on July 14, 2003. The address that appears in that "Declaration" is the address that will be printed on the front of the Official Patent Grant document. If your address has changed, or you want a different address on the patent than was printed in the "Declaration and Power of Attorney," please notify us as soon as possible so that notification of this change can be submitted to the U.S.P.T.O. with the Issue Fee payment for your application. Even if you have previously notified our office of an address change for you, we do not automatically notify the U.S.P.T.O. of an address change unless you expressly instruct us to do so.

Thank you for allowing us to assist you with your patent application. If I may be of further service, please so advise.

Best regards,

WOODS, FULLER, SHULTZ & SMITH P.C.

Jeffrey A. Proehl

Enclosures: Copy of Notice of Allowance

Issue Fee Submission Form

Return Envelope

FULLER SHULTZ & SMITH P.C.

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> Attorneys also admitted in lowa, Minnesota and Nebraska

Melvin T. Woods (1899-1983) Howell L. Fuller (1909-1981) John B. Shultz (1912-1975) Francis M. Smith (1910-2004)



April 20, 2006 __ NOT ~4mg

9238	GERTIFIED MAIL RECEIPT (Comestic Mail Only; No Insurance Coverage Provided) For delivery information visit our website at www.usps.com						
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ASIAMASAN COMPANY OF THE PROPERTY OF THE PROPE

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

Denise Robinson 381D Park Ridge Lane Aurora, IL 60504

Re:

NOTICE OF ALLOWANCE-UTILITY PATENT APPLICATION

Title: EYEBROW SHAPING DEVICE

Serial Number:

10/619,024

WFSS File No.:

30164

L&P File No.:

23-0267

Dear Denise:

Congratulations!! It is our pleasure to inform you that the U.S. Patent and Trademark Office (U.S.P.T.O.) has indicated that it will allow your patent application to issue as a patent. Enclosed is a copy of the Notice of Allowance and Issue Fee Due. The U.S.P.T.O. requires that you pay an "Issue Fee" before your application will issue as a patent. The \$700.00 issue fee must be received by the U.S.P.T.O. on, or before, July 12, 2006, the date indicated on the enclosed correspondence from the U.S.P.T.O.

To expedite this process, please send your Issue Fee payment in the form of a U.S. money order as soon as possible, so that we can prepare the necessary documents and forward them along with your payment money order to the U.S.P.T.O. The money order should be made payable to "Assistant Commissioner for Patents" and should be mailed to Woods, Fuller, Shultz & Smith P.C. at the following address:

Woods, Fuller, Shultz & Smith P.C. 300 South Phillips Avenue, Suite 300 P.O. Box 5027 Sioux Falls, SD 57117-5027

SIOUX FALLS, SOUTH DAKOTA 57117-5027 300 South Phillps Avenue, Suite 300 RETURNES. Ä Post Office Box 5027 'sinson I MSUFFICIENT ADDRESS D NO SUCH NUMBER D MONED LEFT NO ADDRESS Laws along and a law and a T,ane

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Woods, Fuller, Shultz & Smith P.C.

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ULLER HULTZ & MITH P.C.

Lawyers est. 1887

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:lephone (605) 336-3890 :lecopier (605) 339-3357

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rle A. Johnson chard O. Gregerson illiam Taylor ıry P. Thimsen udicy C. Orossenburg mes M. Wiederrich met H. Haraldson G. Shultz iger W. Damgaard ederick M. Entwistle ivid C. Kroon mes E. Moore istine Kreiter O'Connell izabeth A. Lewis m R. Shattuck elanic L. Carpenter illiam G. Beck aniel J. Harmelink nnifer L. Wollman sa J. Marshik aristopher J. Lent ov N. Leonard :ffrey A. Proehl regory S. Starnes :ffrey L. Bratkiewicz arey A. Miller ary A. Akkerman Vincent Jones heri S. Raymond ander J. Morehead atthew P. Bock yan W. Snell ames A. Power ustin G. Smith

Attorneys also admitted in lowa, Minnesota and Nebraska

telvin T. Woods :899-1983) iowell L. Fuller :909-1981) ohn B. Shultz :912-1975) rancis M. Smith !910-2004)



July 18, 2006

mailed Via regular mail, after deadline

Jeff.Proehl@woodsfuller.com

Denise Robinson 381D Park Ridge Lane Aurora IL 60504

Re: FAILURE TO SUBMIT THE PATENT ISSUE FEE

Title: EYEBROW SHAPING DEVICE

WFSS File No.: 30164 L&P File No.: 23-0267

Dear Denise:

Since you have not responded to our letter dated April 20, 2006, which requested that you forward the government "Issue Fee" to our office for submission to the United States Patent and Trademark Office ("U.S.P.T.O.") within the allowed time period, your above-identified patent application has been placed into an "abandoned" status by the U.S.P.T.O.

If you still wish to have your United States patent issue, you will need to file a "Petition to Revive an Unintentionally Abandoned Patent Application." The petition should be filed within one year from the date on which you should have paid your government Issue Fee, and the petition will need to include both the unpaid Issue Fee and an additional government required "revival fee" in the amount of \$750.00.

If you would like our firm to prepare and submit the revival petition to the U.S.P.T.O., we need you to send us the following:

A check made payable to the "Assistant Commissioner for Patents" for \$1,450.00 (which includes the Issue Fee of \$700.00 and the revival fee of \$750.00); and

Woods, fuller, shultz & smith P.C.

Denise Robinson July 18, 2006 Page 2

A check for our attorneys fees made payable to Woods, Fuller, Shultz & Smith P.C. in the amount of \$250.00.

If the petition is not filed within a one year period from the Issue Fee due date, the U.S.P.T.O. may refuse to issue any patent based on your patent application, depending upon the particular situation causing the delay. Further, if the revival petition is filed more than six months after the application has gone abandoned, the U.S.P.T.O. may require the term of the patent to be "disclaimed," or surrendered, in order to revive the application.

If we do not hear from you in writing within the next fifteen days (include your WFSS File No. 30164 and your L&P File No. 23-0267), we will presume that you have decided not to proceed and will close your file.

Respectfully yours,

WOODS, FULLER, SHULTZ & SMITH P.C.

Jeffrey A. Proehl

FULLER SHULTZ & SMITH P.C.

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> Attorneys also admitted in lowa, Minnesota and Nebraska

McIvin T. Woods (1899-1983) Howell L. Fuller (1909-1981) John B. Shultz (1912-1975) Francis M. Smith (1910-2004)

Justin G. Smith



July 24, 2006 Mailed Via regular mail, after deadline Jeffrey A. Proehl Jeff.Proehl@woodsfuller.com

Denise Robinson 381D Park Ridge Lane Aurora IL 60504

Re: FAILURE TO SUBMIT THE PATENT ISSUE FEE

Title: EYEBROW SHAPING DEVICE

WFSS File No.: 30164 L&P File No.: 23-0267

Dear Denise:

Since you did not respond to our letter dated April 20, 2006, which requested that you forward the government "Issue Fee" to our office so that the issue fee could be forwarded on to the United States Patent and Trademark Office ("U.S.P.T.O.") within the allowed time period, your above-identified patent application has been placed into an "abandoned" status by the U.S.P.T.O.

If you still wish to have your United States patent issue, you will need to file a "Petition to Revive an Unintentionally Abandoned Patent Application." The petition should be filed within one year from the date on which you should have paid your government Issue Fee, and the petition will need to include both the unpaid Issue Fee and an additional government required "revival fee" in the amount of \$750.00.

If you would like our firm to prepare and submit the revival petition to the U.S.P.T.O., we need you to send us the following:

A check made payable to the "Assistant Commissioner for Patents" for \$1,450.00 (which includes the Issue Fee of \$700.00 and the revival fee of \$750.00); and

W oods, fuller, shultz ≈ smith p.c.

Denise Robinson July 24, 2006 Page 2

A check for our attorneys fees made payable to Woods, Fuller, Shultz & Smith P.C. in the amount of \$250.00.

If the petition is not filed within a one year period from the Issue Fee due date, the U.S.P.T.O. may refuse to issue any patent based on your patent application, depending upon the particular situation causing the delay. Further, if the revival petition is filed more than six months after the application has gone abandoned, the U.S.P.T.O. may require the term of the patent to be "disclaimed," or surrendered, in order to revive the application.

If we do not hear from you in writing within the next fifteen days (include your WFSS File No. 30164 and your L&P File No. 23-0267), we will presume that you have decided not to proceed and will close your file.

Respectfully yours,

WOODS, FULLER, SHULTZ & SMITH P.C.

Jeffrey A. Proehl